

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA
INDIANAPOLIS DIVISION

JOHN DOE,

Plaintiff,

v.

BUTLER UNIVERSITY,

Defendant.

Civ. No. 1:22-cv-01828-SEB-MG

**PLAINTIFF’S JOHN DOE’S APPENDIX OF EXHIBITS IN SUPPORT OF HIS
OPPOSITION TO DEFENDANT’S MOTION FOR SUMMARY JUDGMENT**

Plaintiff John Doe (“Plaintiff” or “Doe”), by counsel, hereby files and designates his Appendix of Exhibits in Support of His Opposition to Defendant Butler University’s (“Defendant” or Butler”) Motion for Summary Judgment:

I. Plaintiff’s Attached Exhibits

Pl. Exhibit	ECF No.	Description
1	87-1	John Doe Deposition Transcript Excerpts
2	87-2	Martha Dziwlik Deposition Transcript Excerpts
3	87-3	Tarryn Harris Deposition Transcript Excerpts
4	87-4	Georgia Hensley Deposition Transcript Excerpts
5	87-5	Maria Kanger Deposition Transcript Excerpts
6	87-6	Kody Rother Deposition Transcript Excerpts
7	87-7	2020-2021 Butler University Bulletin (the “Bulletin”)
8	87-8	March 10, 2021 Email from Mother Doe to Dziwlik
9	87-9	March 2021 Crime Logs from Butler Police Department (the “BPD Log”)

10	87-10	March 31, 2021 Email from Mother Doe to President Danko (the “March 31, 2021 Email”)
11	87-11	Final Investigation Report *PLACEHOLDER* ¹
12	87-12	Final Investigation Report Appendix (the “Appendix”) *PLACE HOLDER* ²
13	87-13	Timeline Prepared by Martha Dziwlik (the “Timeline”)
14	87-14	Declaration of Mother Doe
15	87-15	March 9, 2021 Correspondence from Doe re: Housing Change
16	87-16	July 16, 2021 Doe’s Response to the Preliminary Report
17	87-17	July 12, 2013 Correspondence re: Redactions (“Redactions Correspondence”)
18	87-18	Learning Outcomes: SOG Training
19	87-19	November 10, 2021 Correspondence from Mother Doe to President Danko
20	87-20	November 11, 2021 Correspondence re: Meeting with President Danko (“Scheduling Correspondence”)
21	87-21	Boundaries and Sexual Misconduct Training
22	87-22	Responding to a Disclosure of Sexual Misconduct
23	87-23	Housing and Meal Plan Rates
24	87-24	Title IX Training: An Integrated Approach

II. Docket Entries

ECF No.	Description
1	Plaintiff’s Complaint
59	Plaintiff’s Statement of Claims
76	Plaintiff’s Amended Complaint
63	Order on Defendant’s Motion to Dismiss

¹ Plaintiff is filing a motion to seal Exhibit 11 simultaneous with this appendix, as well as a copy of the sealed exhibit, accordingly.

² Plaintiff is filing a motion to seal Exhibit 12 simultaneous with this appendix, as well a copy of as the sealed exhibit, accordingly.

81-5	March 4, 2021 Email From Kanger to Doe re: Appointment of Investigator
81-6	Timeline of Investigation
81-8	August 2, 2021 Email from Kanger to Doe re: Final Investigation Report
81-9	August 31, 2021 Email from Kanger to Doe re: Hearing Schedule
81-10	September 2, 2021 Email from Kanger to Doe re: Resignation of Investigation
81-11	September 8, 2021 Email from Kanger to Doe re: Potential Next Steps
81-12	September 13, 2021 Email from Doe to Kanger re: Potential Next Steps
81-13	September 15, 2021 Email from Kanger to Doe re: Complainant's Preference
81-14	September 20, 2021 Email from Kanger to Doe re: New Investigator
81-15	October 1, 2021 Email from Kanger to Doe re: New Hearing Date
81-16	Final Determination Letter
81-19	March 11, 2021 Notice Letter
81-20	October 11, 2021 Email from Advisor to Kanger
81-21	Butler University Sexual Misconduct Policy, Revised December 18, 2020
82	Defendant's Brief in Support of Its Motion for Summary Judgment

**Dated: New York, New York
January 31, 2024**

Respectfully submitted,

Attorneys for Plaintiff John Doe

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CERTIFICATE OF SERVICE

The undersigned certifies that this document was served upon the attorneys of record for each party to the above-entitled cause at the address shown below on January 31, 2024.

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